#### KENTUCKY GAZETTE. THE

NUMB. XXIX.]

T U R D A Y, MARCH 31, 1792.

FVOL. V.

### I have FOR SALE EXCELLENT

# TTON

OF the growth of Cumberland, he the large or small quantity, and either with or without the feed. WILLIAM LEAVY.

Lexington, Jan. 27, 1792.

TAKFN up by the subscriber (in Fayette county) a black slear about 4 years old next fummer, no mark, white feet, white under his belly and and the end of his tail revite, a flar in his forthead, appraised to £2.8. Waller Overson.

Dec. 5, 1792.

AKEN up by the subscriber (in Fayette county) a small red stear about three years old next fummer, a crop and fit in the rightear and crop and underkeel in the left, a long bob tail, appraised to L 1 7. James Bullock.

Dec. 5, 1792.

Hereby notify that I will fell the following tracts of land viz. thousand acres on the Kentucky River at the mouth of Severn creek; five thousand acres on Gunpowder creek within a few miles of the Bigbone Lick; and fifteen thousand a-cres on the waters of Licking within about ten or twelve miles of Fort-Washington, on the most reasonable terms, together or in parcels as may fuit the purchasers, I will take in payment cash, negroes, cattle, theep, or horses and mares, and will give a reasonable credit for one half the purchase money on receiving bond and approved fecurity—I will also dispose of two thousand acres of land on the terms above mentioned fituated on the dividing ridge between the north fork of Elkhorn and Eagle creek which may with property be immediately fettled, a. ny perfon inclinable to purchase may be frewn the lands by applying to

the fubscriber.

John Crittenden. March 12, 1792.

TAKEN up by the subscriber in Woodford county near Steels Ferry, a bright bay horse about 14 bands high, 7 or 8 years old a far and smp, and some saudle spots, pacts naturally, bas on about a five shilling bell a collar tied with thread, meither docked nor branded, appraised to f 10-5. EDWARD TRABUE.

WANTED

A QUANTITY of Bacon, Whilkey, Country made Su-gar and Linnen at JOHN MOY-LAN's Store next Door to the Buffaloe Tavern, who also buys Militia Discharges, and has for Sale a few Surveying Instruments made hy Benjamin Rittenhouse, Pocket Cafes and Chains.

Lexington, Feb. 21/1, 1792.

### STRAYED

ROM the neighbourhood of Lex-ington, a number of HORNES branded WD the property of William Der Elq. late Contractor for the Western army; any person delivering any such borsesto the subscriber, shall be generously rewarded for their trouble. GHARLES WILKINS.

Lexington, Feb. 15th, 1792,

AKEN up by the subscriber, a bay colt about two years old a black foot on the left buttock some white hairs in the forehead t'e right hind foot part-

ly white, appraised to 6 2 10.
Also, a red 2 year old yearling sear the left ear a crop and the right a fwallow fork, a star in the forebead; appraised to £ 15.

Aaron Denny.

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FJOSEPHTHORNTON, formerly a Soldier, under General George Rogers Clark, on the Wef-tern Waters, is living, and will apply to the Printer hereof, he will hear of some thing to his advantage. Lexington.

TAREINAD by the Subscriber, Siving in Bourbon, near licking on Wood's run, a bay Mare, four years old, branded R on the near buttock, a few white hairs in her forehead, 13 hards 3 inches high, a fort tail, trots;
Appraised to 1.8.

[6] John Brown.

W Hereas I purchased a tract of Land, of Jonathan Milholon, of Bourbon county, and he has my Bond in his hands for thirty five pounds pag-able in Cattle and Horses bearing date the 18th of December 1791, and due the first day of April infuing; and finding he cannot make me a right agreable to contract; I do forwarn all persons from trading or taking an affignment of fail bond for I will not pay it until fuch times as he complies with his contract and then I am ready to discharge the fame.

Daniel Harrow. Bourbon, March 24, 1792.

LL persons indebted to the sub-A feriber, are requested to make immediate payment to Mr. Wm-Leavy; and all those who have any just demands, will please to present them to said Leavy, who is authorized to fettle the fame. J. DUNCAN.

IPPOO SAIB STANDS the enfuing feafon at the Hon. Samuel M'Dowel's, and will cover mares at the low price of forty shillings, the season if paid in merchantable produce, viz. crop Tobacco, beef, pork, hemp, or linen, delivered in Danville, Lexington or either of the inspections on Kentucky as best may suit David Walker the proprietor of faid horse, who will give directions accordingly; or thirty shillings in cash, four pounds insurance & fifteen shillings cash in hand the single leap. poo Saib was got by Mr. Delancy's famous imported running horse Lath out of Col. Everard Mead's celebrated mareBrandon the dam of Pilgrim, Celar, Clodius, Buckskin, Ca-taline and Fitzpartner, horses well

known to be the best foal getters in Virginia. Feb. 11th 1792.

A. S. C.O. T. T. & Co.

A. T. their STORES in Lexing-A ton & Paris have now on hand a handsome affortment of DRY-GOODS, Groceries, Iron-mongery, Saddlery, and Queens-ware--which they will exchange for Bear, Otter, Beaver, Racoon, and Fox skins, Country made Linen and Sugar.

Lexington March 18 1792.

THE partnership of TEGARDEN and M'CULLOUGH, is is this day diffolved by mutual con-fent, and as they are both obliged to leave the diffrict immediately, and will be absent for some time, they have appointed Mr. James M'Kennie to transact their business, during their absence, who will receive any debts due to them, and give proper acquittances.

TEGARDEN & M'CULLOUGH. Lexington, March 15, 1792. 6w

TW LLARS

STRAYED from Cane Run ( in September Inft) a dark bay mare, about 14 hands high, 5 ye ars old this spring, a small star in her forhead with a long bushy tail, she tus the blood some, trots naturally branded on the near shoulder thus S Whoever delivers faid mare to Mr. David Hender fon near Colonel James M' Dowel': shall receive the a-

bove reward. John M'Cullough.

FROM the respect which, without conscious vanity I owe to my felf, it is with great reluctance indeed, I condescend at all to animadvert on a thort notification inferred in your Gazette of the foth inftant, figned by a Simeon Spring; —purporting his fu-percession of the, as the late attorney in fact of Mellrs. Snipes and Huger, and intimating, a revocation of all the SALES OF LAND Supposed to have been made by me, within the South Caro. lina Tazou Company's purchase. But as from Mr. Simeon Spring's common place mode of fhaping his fentences; a pointed inference may be deduced, that I had fold some lands for those gentlemen, or for others concerned in that purchase, for which I had not accounted, - and as the afore-laid Mr Spring, antecedent to this, suffered himself to commit other intemperate acts, which may fignally damage the company I yet reprefent, and mifguide the public opinion : in answer to that paragraph of confluctive flander I have but just to affare the public, (as to Mr. Spring, he must be at heart, convinced of it,) that I never fold one foot of land for thole gentlemen, nor even for myfelf, nor for any concerned in the purchase, nor had any power from them to do io; -and as to the other an ecedent intemperate acts of Mr. Spring, (for I wish to stamp every act of his with the fossest epither,) by which the company may be fignally damaged;these acts are such, and the nature of his double attorneythip fuch, withre-Spell to the company I all for, as (in order to understand the writing and demerits of the business) will require a lengthy detail; for the prolixity of which, Mr. Bradford, I humbly folicit your and the publicks impartial indulgence.

Early in the year Eighty five, (when each state in the confederacy had enjoyed a clear, conflirmmonal right of extinguishing, within their own chartered jurisdictions, all Indian claims of foil. by treaty,) a legislative act was paffed by the General Affembly of the stare of Georgia, by which a certain diffriet on the Miffiffippi, adjacent to the Yazou River, and comprifing the Walnut-Hill Lands, had Reen raifed into a county, called the County of Bourbon; and the fame act likewife imported this legal privilege: that "any citizen or chizens of the United States, who would have fariffied the proprietary wibes of the Country (the Chadaws) in whom the right of foil had been invested, for that right, or fairly obtained their full fanction to fettle therein, and to colonize the fame; - then and in fuch case, he or they should be mittled, in virtue of fuch act to obtain a Scare Patent for the fard lands," at a moderate price therein thipulated and mentioned.

In November Eighty fix, and under coverture of this act, a certain Capt, John Woods, who was exceedisgly in favor with that hord of Indiaes, of them obtained in full council of the nation, for himfelf, his her's and affines forever, a deed of Grant for the territory, or trad aforefuld; a deed duly executed, and aferwards recognized by the State of Georgia.

Towards the cole of Eighty eight, or the commencement of Eighty Nine, the faid Cast Woods came to Charlefton, South Carolina, and the efold a full motety of his right to Major Thomas Washington, then of that city,—and on the faid Woods's return to Kentucky, disposed of the residue to Cast. John Cape of that district. Soon after this, Washington extinguished Cape's right by purchase, and thus became fole proprietor of the Indian claim.

Things having progressed to this advanced condition, and Major Washington purposting, as speedily as may be, to avail himfelt of the right administered to him by that Rourbon counby At and his Indian deed, of ob aining a Patent from the State of Georgia, he deemed it advisable to confolidare his interest; and in this view, called forward to his aid Major Wilham Clay Snines. Gen Maac Huger, and Col. Alexander Moulifie, (the prefent director of the company, and Attorney General of the State of South Carolina) as his first parmers or affociates in the bufinels. were formed the primary rudiments of the company.

In Eighty nine, (and anrecedent to any folicitation for the State's Patent,) it was refolved on by these four gentlemen, to take possession of the foil, under fanction of the Indian Grant, and to have a quantity of goods conveyed there by the fift opportunity, for the purpole of conciliating the Indians fill more, and to facilitate the progress of the settlement. Col. John Holder was then in Charleston, and deemed a fit instrument for the enterprize. He engaged to have the goods transported to the Walnut Hills, -to take with him a number of fettlers, and of himfelf to fuperadd a quantity of Indian goods to those then to be given him. Of these four gentlemen he obtained goods amounting to almost two thoufand poundsflering and departed on his miffion.

The house of M' Clerd and Co. merchants of the city of Charleston, had supplied those goods. on Bonds jointly fignedby the aforefaid four affociates - he Majors Washington and Snipes as oftenfible principals and by col. Moultrie and gen. Huger, as fureties; but the whole four were principals in fact - all being equally concerned -and all being equally responsible on the obligatory Inflimment. I was on the foor, when this affociation had been entered into--and al hough col. Holder had been entrufted with the goods by Meff Washington and Sniper; as the oftenfible proprietors; yer, Meff. Mourrie and Huger were equally interested in them: And on my appointment to the General Agency; after the State of Georgia had fold them the lands, after the company heen doly organized, and an accession of fixteen members superadded to the original four ones; Soon after the transmission of those goods, by col. Holder, and in the December of the same year (1789,) the Legisla ure of Georgia was conbefore which body the ftavened . tuted and dipiomatic claims of Mest. Washington, Snipes, Moultrie, and Huger, for a State Patent, was to have been agitated and determined on; To render the purcha e money lefs onerous to thefe four, and the better to fecure their interests for obtaining that Parent--- they then took in, and afterwards legally admitted fixteen other gentlemen, iemarkable, as was thought, for their opulence, influence, or intellectual abilities -- ; forhat the whole Board, or Company of principal proprietors then confifted of twenty Members nor was it to exceed this number : and these actually form what is now called, under a Law of the Georgia State, the South Carolina Tazou Company. Into this body I have had the honor of being admitted a Member, and had accordingly enrolled my name, as luch; on the Books of that Affociation. Whereupon, (having first paid for my dividend of the Grant) the Director's Watrant, actually in my possession, had been ceeded to me for the same --, by which it is declared : 4. That my proportion of the Company's teritory is free of incumbrance." From the difforted From the distorted arrangement of terms, in Mr Spring's little Advertisement, it would appear that it excluded me the right of diff pofing, even of my own part of the purchase. Confidering that this gen tleman has been the first, who had hazarded his literary fame, and his reputation too, with the public, as a writer against me ---, confidering likewise, that, by his, or his necessary affistant's diction, his purpose was. or at least feemed to he ... , to have aimed at Laconic conciseness and Didactic elegance .- , confidering moreover; that as he had experienced I could gift, he might well know I could fell my own lands; he furely ought to attemper his ftyle ..., and to commit his language to the Preis; with more guardedness and precisions The fact is, that never in my life have I yet fold a Rood of land, for

myfelf, or for any other person.

Towards the close of this seffion, the Legislative acr of sale, "to Mess. Moultrie, Huger, Snipes, Washineton, and Comeany" was passed, almost unanimously, by both Houses, when the gentlemen expressly mentioned; as above,— together with their company in the gross, were recognized by Law, and their Indian Grant folemply acknowledged, authenticated, and ratified, under authority of the anie-cedent Bourbon County Acy, which had statu edly farctioned and originated it.

On the balls of those Laws, the Twenty Proprietors in chief foon af terwards convened, entered into folemn articles of affociation, formed and aranged Company-Books, digett red regulations and rules, and chofe Col. A exander Moultrie the r Direcfor. On account of the detached fituation of the Proprietors, as refidents or different States-and the great dif ficulty of readily convening them in the fift stages of their businessand as Mellis. Moultrie, Huger. Snipes and Washington (the four original proprietors,) had resided together in Charleston; -it was then agreed upon among the members : that thefe four should be invelled with powers, comperent to the buffile's of commencing on meafures for conducting the first fertlement, and every requifite incident to that aiduous underraking. They were, herefore, impowered to chufe the reliduary officers, -fuch as General Agent, Sub Agents. Treafurer, and Secretary. The General Agent was to polless authority in and throughout the whole of the Western Territory, and to form and superintend the hift rudiments of the fettlement, with powers to appoint depur es .- He was to be regularly commillioned by these four, as from the company at large; -nor was his authority to ceale, until formally revoked by the whole board of proprietors, He was to be amenable, only to the instructions of that Board or of their Director for the time being: No Member, or Members in their individual capacity were to have any controll over him, or over the affairs of the Company intrufted to his official care. He was to obey them colle dively but not individually.

JAMES O'FALLON, Agent Gen. Sou h Carolina Yazon Co.

[To be continued]

JANUARY 19, 1792. An English paper of the 24th of October mentions that " one of the first acts of Col. Simcoe's administration in Canada will be, to deliver up the British posts situated on the east of the river St. Lawrance, and to the fouth of Nova-Scotia, according to certain articles in the treaty of peace with America."

The public are cautioned against receiving Fifty Dollar Bills of the bank of North America, without a itrict examination, as fome bills of five dollars have been altered to fifty; the original fum appearing to have been extracted by a liquid, and fifty dollars put inthe place with a pen. The imposition may be easily discovered from the back of the bill, the altered place appearing of a yellow cast.

LEXINGTON, March 31. Extract of a letter from Maj. Ham-tramik to a Gentleman in this diff. iet, dated Poft St. Vincent February 2 11.

1792. "The News of this Country is various. However it all centers in one point, that is a general War with the Indians is expected in the Spring."

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N election for two Truftees for the Town of Lexing on, (in the room of M . JOHN COBURN and Mr. PEYTON SHORT who have refigured) will be held at the Courthouse on Saturday the 7th of April next in faid town to begin at 10 o'clock; where the Sheriff is requested to give his atten fance:

By order of the Board. JOHN BRADFORD Ch.

March 27, 1792.

S the time for which the prepresent teacher of the Lexington SCHOOL isemployed, expires on the last of May next; and as he has informed the Trustees that his health is fo far dec ined that he cannot continue any longer, therefore

WANTED A Teacher to take charge of faid Shool from the first day of June next, who can come well recom-

mended for his abilities as an English Teacher, as also for his morals, and none other need apply.

By order of the I ruftes. Lexington March 28, 1702.

N the 13th Instant I lost a bond of John Hunts in favor of Jacob Myers, the bond amounting to three hundred and ninety pounds twelve shilling, due the first day of January 1792 and dated Auguilt and 1791, the fair bond had credit given on it for Thirty odd pounds, it was loft between the mouth of Hickman and Lexington -Any person finding the faid bond, and giving information of it to Jacob Myers shall be rewarded by me,

RICHARD BALLINGER Juni: ([2w)

THE PUBLIC WILL TAKE NOT

THAT Francis Major has made a deed of trust of his whole estate, real and personal, to the subferibers, which deed is recorded in the county court of Culpepper, in Virginia, thereby putting the whole out of his power. We thought proper to give this notice, as we aredetermined to answer no contract

made by faid Francis Major.

JOHN MAJOR.
THOS. POR PER.

Truffees Nov. 14 1791.

AKEN up by the subscriber a I small bay mare about 11 years old fome faddle spots branded with a fistrup iron all round, appraised to f. 4.10. Elias Browning

Notice to the distillers of spirits in the district of Kentucky.

Cok John Finne is collector of revenue to the coun y of Woodford and the l'owns and Villages within the fame. Mr. Thomas Carneal for the counties of Fayers Bourbon and Maton, and he rowns and villages in the fame. Capt Rhodes Thompson and Mr. William, Vawiers for the counties of Mercer, Lancoln and Madifon and the towns and villages within the faine. Mr. W tham Sullivan for the counties of Jefferson and Nelson, and the towns and villages in the fame The above Gentlemen are poffested of the act of Congress for laying the excite on Stills and dutilled (phrits, and if apdlied to, will give the diffillers any inform mon relative thereto which they may with to receive Same of the ditillers I am informed, prefend to Tay they are taught to believe that the ex-cife is not to be collected in this diffrict. From whence they derive their information I cannot conceive; bui do here by inform them that the collectors will thortly be with them in order to collect it, and that those who are not provided with money, or thew a dispositi. on to oppose the execution of the law will be proceeded against as that law

T. MARSHALL, Inspector. Bestimmeser .. entimerettestimese estations entite

HAVE a large Quantity of military LAND Warrants—which will dispose of upon reasonable terms for cash or likely borses at cash or likely borses at cash or likely borses.

EDWARD S. THOM 48.

Bairds-Town March, 7, 1792.

明一人、人、人、人、人、人、 ハンベーザ III A large Company will fart from the Carb Orchard, early on the morning of the 10th of April thro' the Wildernejs: it is ex-pected all will meet well armed.

Allo a large company to Rart from the Crab-Orchard, on the 17th and 20th of the Jame. On the same days a company will

Start from STEVENSON'S Station on Pairt Lick creek, which is faid to be 15, or 20 miles nearer from Lexington to Colins's Station on Rock-Castle, than by the Crab Orchard.

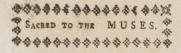
JUST ARRIVED, And now opening at Lxington and the other stores of

ELLIOTT AND WILLIAMS In Kentucky a general affortment of MERCHANDISE,

Amongst which are

BARR IRON afforted, SMITH'S ANVILS and VISES, CAS-TINGS NAILS afforted. WIN-DOW-GLASS 8 by to. COT-TON and WOOL CARDS, --Corn and course Linen are wanted at the above Stores.

ELLIOTT & WILLIAMS.



#### EPIGRAM

NE morn, faid lovely Chloe, with a laugh, ... Here! read To her old man, "Here! read your epitaph."

My epitaph, he! he! now I'm a

bed?

ss Here lies old Buff, to marriage plea-fures dead!"

#### FOUR DOLLARS REWARD.

STRAYED from the subscriber, aft of July last, a small roan horse, 8 or o years old, branded on the near Moulder W and buttock H, has a plaze in his face, all his feet white and is funk in the Crest, had on a good bell fastened with a black leather strop-whoever brings faid horse to Mrs. M'Connel's mill, shall have the above reward paid by me Ifaac Wilson.

AKEN up by the subscriber in 1 Bourbon county, a dark chefnut forrel filly 14 hands high a flar in her forehead off hind foot white no brand perceivable, appraised to £ 8.
(1) JOHN NEALE.

## FOR SALE

ONE fourth part of Slate Creek Furnace and the land belonging thereto, a good title will be made to the purchaser --- will give four years credit.

WALTER BEALL.

FOUR

### DOL LARS

REWARD

STRAYED from Lexington the 7th, of last month, supposed towards Hickman's or Curd's Feory, a dark bay horse, well formed, about 14 hands 3 inches high. 4 years old, trots and canters neat ly, a sprightly eye, long mane and tail carrying the latter badly raised on the Hanging Fork by Mr. Fostling who ever return said harse to the owner at Messrs Love and Brent's Tayern, Ball receive the abaove reward.

70HN MOTLAN. Lexington March 9th 1792.

NONDITIONS for disposing of the Lotts in the town of Newport fituate at the cunffux of the Ohio and Licking Rivers the upper

fide of Licking.

If One half of the purchase money to be paid on the sale being made of a Lot or Lots to the proprietor or to his agent, the residue in twelve months after, for which bond and fecurity will be required.

2d. On each of the inlots the purchaser shall erect a house of stone brick, frame or hewed logs infide and out, fixteen feet square in the clear with a stone or brick chimney in three years from the day of fale, on failure whereof the lot or Lotts, shall revert to the proprieter with-out being obliged to refund the purchase money.

3d The proprietor will referve the title in his own hands as a fecurity for the performance of the conditions, on the completion of which a deed will be executed to the purchasers severally on demand.

4th. The town of Newport shall be laid off agreeable to the annexed plan the first range of Lots to begin at B being fo. 63 and a half E. 9 poles from a large Hackberry standing at A, the first range of Lots to run No. 50 E.

5th The streets to be 72 feet

wide; the inlots 72 feet front and 214 and a half back, each range to have an ally 20 feet wide running from freet toff reet;

6th Eighteen outlots of 3 acres each shall be laid off on the back part of the town up Licking, to be disposed of to the first eighteen actual fetlers in the town.

7th. Other outlots may be leafed for a term of years -- in witness whereof I have fet my hand by Hubbard Taylor my attorney in fact; this 14th day of February 1792. HUBARD TAYLOR,

Attorney in fact for TAMES TAYLOR.

A plan of the town with the conditions may be feen by application to Capt. Robert Benham at Fort-Washington or the subscriber, and

the price of the lots made known.

H. TAYLOR.

O BE SOLD to the highest bidden on thursday the 12th day of April next, at the late awelling house of John Christian dec. the personal estate of the said dec. consisting of horses, cuttle, sheep hogs housbold furniture and some likely young Virginia born negroes - twe.ve months credit will be given, for all sums above twenty five shillings, bond and apsecurity will be required from the purchafer; the fale to begin at 11'o clock.

All persons who have any demands a painst the said estate, are requested to make them known immediately in order that necessary provisions may be made for for she payment thereof Alfo those that are indebted to infaid effate, are expett. ed to make immediate payment or give fuch specialties as hall secure the estate. Judith Christian Adm Fayette, March 22, 1792.

WHEREAS we gave our bond to a certain Preston Brackenridge, for the fum of ninety pounds payable in property, the first day of April next; this is therefore to notify Mr. Brackenridge or the holder of faid bond, that we shall be ready the day the bond becomes due, (at Paris-in Bourbon County) to difcharge the faid bond agreeable to its contents and our stipulations.

Thomas West. Simeon West.

Paris March, 16, 1792.

TAKEN up by the fuhscriber living near Frankfort in Woodford county a bright bay horse four years old next spring, branded on the near shoulder With a stirrup iron, blind of ohe right eye, shod before about 13 hands 3 inch-es high, appraised to £ 6-10. TURNER RICHARDSON.

Dec. 28, 1792.

### FURRS

THE highest price given for BEA.

VER. OTTER, RACOON,
FOX, WILD-CAT and MUSKRAT skins. By MONTGOMERY
BELL, at his Hat Manusactory in Lexington.

AKEN up by the fubscriber, on the Two Mile Greek, Fagette County, a dark red Steer about three or four years old, marked with a swallowfork in the left ear, and a bole in the right, a small white on the belly. Ap-praised to £.3. (\*) Daniel Dean.

TO those whom it may concern.

WHEREAS, from recent experience, it is apprehended by me: that very clandestine designs are actually on foot, among persons collufively combind, and complotting together to feramble for and possess (no matter how) such parts of the South Carolina Yazou Company's property as, for thepurpoles of security and safety, and subject to my order alone, have been deposited by me in the hands of several persons in this diffrict—and as artful pretexts may be used; to colour the illegal right of claiming them, in the sole view of deceiving the simple or unwary: this therefore is to warn all persons possessed, under me, of such, or any other property, to pay no regard to the pretensions of those people, if any there be, nor to part with the possession of any property so committed to their fidelity and care; but to the under-written himself. or in virtue of an order from him, as they thall answer to the contrary.

JAMES O'FALLON, Agent Gen. South Carolina Yazou Co.

LEXINGTON, Printed by J. Bradford